From the INTERNATIONAL SEARCHING AUTHORITY	PCT
To: MATSUSHITA ELECTRIC INDUSTRIAL Co., Ltd. Attn. IWAHASHI, Fumio 1006, Oaza Kadoma Kadoma-shi, Osaka 571-8501 JAPAN	INVITATION TO PAY ADDITIONAL FEES (PCT Article 17(3)(a) and Rule 40.1)
情=-9	Date of mailing (day/month/year) 26/01/2001
Applicant's or agent's file reference P23275-P0 25329	PAYMENT DUE within 45 XXXXXs/days from the above date of mailing
International application No. PCT/JP 00/ 06829	International filing date (day/month/year) 02/10/2000 V
Applicant MATSUSHITA ELECTRIC INDUSTRIAL CO., LTD	
PATOOTIEM ELLOTRED ENDOCHEE	
1. This International Searching Authority (i) considers that there are	umber of) inventions claimed in the international application covered of comply with the requirements of unity of invention the extra sheet:
 (ii) X has carried out a partial international search (see All on those parts of the international application which related 1-5, 10-13 (iii) will establish the international search report on the other to which, additional fees are paid 	e to the invention first mentioned in claims Nos.:
	Sahove, to nay the amount indicated below:
DEM 1.848,26 × Z Fee per additional invention number of additional in	= <u>DEM 3.696,52</u> nventions total amount of additional fees
'	= <u>EUR 1.890,00</u>
The applicant is informed that, according to Rule 40.2(c), the lie., a reasoned statement to the effect that the international aport hat the amount of the required additional fee is excessive.	payment of any additional fee may be made under protest.

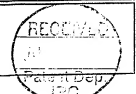
Name and mailing address of the International Searching Authority

European Patent Office, P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016

Authorized officer

Claim(s) Nos. _____ have been found to be unsearchable under Article 17(2)(b) because of defects under Article 17(2)(a) and therefore have not been included with any invention.

Cornelia Schulz



INVITATION TO PAY ADDITIONAL FEES

PCT/JP 00/06829

This International Searching Authority found multiple (groups of) inventions in this international application, as follows:

1. Claims: 1-5,10-13

motor, method for assembling a motor using a motor base holder and motor base holder comprising several motor bases

2. Claim: 6

motor with a secure attachment of the stator to the stator supporter

3. Claims: 7-9

motor with a grounded cover

1. The document JP10295068 (D1) which is the closiest prior-art discloses in fig. 1 and 2 a motor comprising:

— a motor base (2) including a base and a bearing and stator supporter (20) protruding from the base for supporting a bearing (3) and a stator (4) concentrically,

— terminals (71-74, 751, 761, 771) made of a metal plate, insert-molded in the base and disposed around the bearing supporter (see paragraphs (16 and 22)) and,

— a rotor (6) supported by the bearing

The motor base is formed by cutting off bridges (arrows F on figure 3) dispersively disposed around the motor base and linking the motor base and a frame (701, see paragraph 23). Therefore the subject-matter of claims 5 and 13 is not new.

The motor base and the frame as disclosed in figure 3 constitute a motor base holder as claimed in claimed 1. The subject-matter of claim 1 is therefore not new.

This document D1 discloses also a method of assembling a motor using a motor base holder, the method comprising the steps of:
- positioning and supporting the motor base at a -no further described-given place by a frame (paragraphs 21 and 22)
- detaching the motor base from the frame (paragraph 23)

- assembling the stator and the rotor to the motor base (paragraph 24) The subject-matter of claim 10 is therefore not new.

- 2. The subject-matter of claims 2, 3, 4, 11 and 12 is not known from D1. The objective problem solved by these features can be seen in providing a motor base holder for a better handling of motor bases in the manufacturing process (see application page 12, lines 2-4 and 23-27)
- 3. The subject-matter of claim 6 differs from D1 in that a bushing is press-fitted into the stator fixer for fixing the stator. The objective problem solved by this feature can be seen in providing a secure attachment of the stator to the stator supporter.
- 4. The subject-matter of claim 7 differs from D1 in that a metal cover

INVITATION TO PAY ADDITIONAL FEES

International application No.

PCT/JP 00/06829

of which end is fixed to a metal tip for covering the rotor. The objective problem solved by this feature can be seen in providing a grounded cover to the motor for shielding electromagnetic noises produced by the motor (see application page 11, lines 9-11).

5. Thus three different problems are solved by three different groups of special technical features. A technical relationship involving one or more of the same or corresponding special technical features in the sense of Rule 13.2 PCT does not exist between the subject-matter of claims 1-5 and 10-13 on the one hand and claim 6 and claims 7-9 on the other hand.

The application does not fulfilled the requirements of Rule 13.1 and 13.2 PCT.

to Form PCT/ISA/206 COMMUNICATION RELATING TO THE RESULTS OF THE PARTIAL INTERNATIONAL SEARCH

International Application No PCT/JP 00/06829

- 1. The present communication is an Annex to the invitation to pay additional fees (Form PCT/ISA/206). It shows the results of the international search established on the parts of the international application which relate to the invention first mentioned in claims Nos.:
- 1-5.10-13
 2. This communication is not the international search report which will be established according to Article 18 and Rule 43.
- 3.If the applicant does not pay any additional search fees, the information appearing in this communication will be considered as the result of the international search and will be included as such in the international search report.
- 4.If the applicant pays additional fees, the international search report will contain both the information appearing in this communication and the results of the international search on other parts of the international application for which such fees will have been paid.

ategory °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
	PATENT ABSTRACTS OF JAPAN vol. 1999, no. 02, -26 February 1999 (1999-02-26) -& JP 10 295068 A (SANKYO SEIKI MFG CO	1,5,10, 13
-	LTD), 4 November 1998 (1998-11-04) abstract	2,3,11, 12
,	US 4 673 837 A (GINGERICH DAVID J ET AL) 16 June 1987 (1987-06-16) column 2, line 45 - line 50 column 3, line 5 - line 37; figures 1-3	2,3,11, 12
(PATENT ABSTRACTS OF JAPAN vol. 1997, no. 07, 31 July 1997 (1997-07-31) -& JP 09 070162 A (MATSUSHITA ELECTRIC IND CO LTD), 11 March 1997 (1997-03-11) abstract	1,5,13

Further documents are listed in the continuation of box C.

Patent family members are listed in annex.

Special categories of cited documents:

- "A" document defining the general state of theart which is not considered to be of particular relevance
- *E* earlier document but published on or after theinternational filling date
- "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified)
- O document referring to an oral disclosure, use, exhibition or other means
- *P* document published prior to the internationalfiling date but later than the priority date claimed
- *T* later document published after theinternational filing date or priority date and not in conflict with theapplication but cited to understand the principle or theory underlying the invention
- "X" document of particular relevance; the claimedinvention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone
- "Y" document of particular relevance; the claimedinvention cannot be considered to involve an inventive step when the document is combined with one or more othersuch documents, such combination being obvious to aperson skilled in the art.
- *&* document member of the same patent family

Patent Family Annex

Information on patent family members

International Application No PCT/JP 00/06829

Patent document cited in search report	Publication date	Patent family member(s)	Publication date
JP 10295068 A	04-11-1998	NONE	
US 4673837 A	16-06-1987	US 4783906 A US 4895536 A	15-11-1988 23-01-1990
JP 09070162 A	11-03-1997	NONE	

From the INTERNATIONAL SEARCHING AUTHORITY

PCT

To: MATSUSHITA ELECTRIC INDUSTRIAL Co., Ltd. Attn. IWAHASHI, Fumio

1006, Oaza Kadoma Kadoma-shi, Osaka 571-8501 JAPAN

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT OR THE DECLARATION

(PCT Rule 44.1)

Date of mailing (day/month/year)

03/04/2001

Applicant's or agent's file reference

P23275-P0

25020

FOR FURTHER ACTION

See paragraphs 1 and 4 below

International application No.

PCT/JP 00/06829

International filing date (day/month/year)

02/10/2000 🗸

Applicant

MATSUSHITA ELECTRIC INDUSTRIAL CO

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1. X	The appl	icant is hereby n	otified that the International Search Report has been established and is transmitted herewith.
	Filing of The appli	amendments as icant is entitled, i	nd statement under Article 19: f he so wishes, to amend the claims of the International Application (see Rule 46):
	When?	The time limit fo International Se	r filing such amendments is normally 2 months from the date of transmittal of the arch Report; however, for more details, see the notes on the accompanying sheet.
	Where?	Directly to the	International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Fascimile No.: (41-22) 740.14.35
	For more	e detailed instru	actions, see the notes on the accompanying sheet.
2.	The appl Article 17	icant is hereby no 7(2)(a) to that effe	otified that no International Search Report will be established and that the declaration under ect is transmitted herewith.
з. []	With reg	ard to the prote	st against payment of (an) additional fee(s) under Rule 40.2, the applicant is notified that:
	the app	protest together plicant's request t	with the decision thereon has been transmitted to the International Bureau together with the officers forward the texts of both the protest and the decision thereon to the designated Offices.
	no	decision has bee	n made yet on the protest; the applicant will be notified as soon as a decision is made.

4. Further action(s): The applicant is reminded of the following:

Shortly after 18 months from the priority date, the international application will be published by the International Bureau. If the applicant wishes to avoid or postpone publication, a notice of withdrawal of the international application, or of the priority claim, must reach the International Bureau as provided in Rules 90bis.1 and 90bis.3, respectively, before the completion of the technical preparations for international publication.

Within 19 months from the priority date, a demand for international preliminary examination must be filed if the applicant wishes to postpone the entry into the national phase until 30 months from the priority date (in some Offices even later).

Within 20 months from the priority date, the applicant must perform the prescribed acts for entry into the national phase before all designated Offices which have not been elected in the demand or in a later election within 19 months from the priority date or could not be elected because they are not bound by Chapter II.

Name and mailing address of the International Searching Authority

European Patent Office, P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016

Authorized officer

Doreen Golze

NOTES TO FORM PCT/ISA/220

These Notes are intended to give the basic instructions concerning the filing of amendments under article 19. The Notes are based on the requirements of the Patent Cooperation Treaty, the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and those requirements, the latter are applicable. For more detailed information, see also the PCT Applicant's Guide, a publication of WIPO.

In these Notes, "Article", "Rule", and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions, respectively.

INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19

The applicant has, after having received the international search report, one opportunity to amend the claims of the international application. It should however be emphasized that, since all parts of the international application (claims, description and drawings) may be amended during the international preliminary examination procedure, there is usually no need to file amendments of the claims under Article 19 except where, e.g. the applicant wants the latter to be published for the purposes of provisional protection or has another reason for amending the claims before international publication. Furthermore, it should be emphasized that provisional protection is available in some States only.

What parts of the international application may be amended?

Under Article 19, only the claims may be amended.

During the international phase, the claims may also be amended (or further amended) under Article 34 before the International Preliminary Examining Authority. The description and drawings may only be amended under Article 34 before the International Examining Authority.

Upon entry into the national phase, all parts of the international application may be amended under Article 28 or, where applicable, Article 41.

When?

Within 2 months from the date of transmittal of the international search report or 16 months from the priority date, whichever time limit expires later. It should be noted, however, that the amendments will be considered as having been received on time if they are received by the International Bureau after the expiration of the applicable time limit but before the completion of the technical preparations for international publication (Rule 46.1).

Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been/is filed, see below.

How?

Either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one or more of the claims as filed.

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or amendments, differs from the sheet originally filed.

All the claims appearing on a replacement sheet must be numbered in Arabic numerals. Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Administrative Instructions, Section 205(b)).

The amendments must be made in the language in which the international application is to be published.

What documents must/may accompany the amendments?

Letter (Section 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amended claims. It should not be confused with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must be in English or French, at the choice of the applicant. However, if the language of the international application is English, the letter must be in English; if the language of the international application is French, the letter must be in French.

NOTES TO FORM PCT/ISA/220 (continued)

The letter must indicate the differences between the claims as filed and the claims as amended. It must, in particular, indicate, in connection with each claim appearing in the international application (it being understood that identical indications concerning several claims may be grouped), whether

- (i) the claim is unchanged;
- (ii) the claim is cancelled;
- (iii) the claim is new;
- (iv) the claim replaces one or more claims as filed;
- (v) the claim is the result of the division of a claim as filed.

The following examples illustrate the manner in which amendments must be explained in the accompanying letter:

- [Where originally there were 48 claims and after amendment of some claims there are 51]:
 "Claims 1 to 29, 31, 32, 34, 35, 37 to 48 replaced by amended claims bearing the same numbers;
 claims 30, 33 and 36 unchanged; new claims 49 to 51 added."
- [Where originally there were 15 claims and after amendment of all claims there are 11]: "Claims 1 to 15 replaced by amended claims 1 to 11."
- [Where originally there were 14 claims and the amendments consist in cancelling some claims and in adding new claims]:
 "Claims 1 to 6 and 14 unchanged; claims 7 to 13 cancelled; new claims 15, 16 and 17 added." or
 "Claims 7 to 13 cancelled; new claims 15, 16 and 17 added; all other claims unchanged."
- 4. [Where various kinds of amendments are made]: "Claims 1-10 unchanged; claims 11 to 13, 18 and 19 cancelled; claims 14, 15 and 16 replaced by amended claim 14; claim 17 subdivided into amended claims 15, 16 and 17; new claims 20 and 21 added."

"Statement under article 19(1)" (Rule 46.4)

The amendments may be accompanied by a statement explaining the amendments and indicating any impact that such amendments might have on the description and the drawings (which cannot be amended under Article 19(1)).

The statement will be published with the international application and the amended claims.

It must be in the language in which the international application is to be published.

It must be brief, not exceeding 500 words if in English or if translated into English.

It should not be confused with and does not replace the letter indicating the differences between the claims as filed and as amended. It must be filed on a separate sheet and must be identified as such by a heading, preferably by using the words "Statement under Article 19(1)."

It may not contain any disparaging comments on the international search report or the relevance of citations contained in that report. Reference to citations, relevant to a given claim, contained in the international search report may be made only in connection with an amendment of that claim.

Consequence if a demand for international preliminary examination has already been filed

If, at the time of filing any amendments and any accompanying statement, under Article 19, a demand for international preliminary examination has already been submitted, the applicant must preferably, at the time of filing the amendments (and any statement) with the International Bureau, also file with the International Preliminary Examining Authority a copy of such amendments (and of any statement) and, where required, a translation of such amendments for the procedure before that Authority (see Rules 55.3(a) and 62.2, first sentence). For further information, see the Notes to the demand form (PCT/IPEA/401).

Consequence with regard to translation of the international application for entry into the national phase

The applicant's attention is drawn to the fact that, upon entry into the national phase, a translation of the claims as amended under Article 19 may have to be furnished to the designated/elected Offices, instead of, or in addition to, the translation of the claims as filed.

For further details on the requirements of each designated/elected Office, see Volume II of the PCT Applicant's Guide.



PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference P23275-P0	FOR FURTHER see Notification of (Form PCT/ISA/2	URTHER see Notification of Transmittal of International Search Report (Form PCT/ISA/220) as well as, where applicable, item 5 below.		
International application No.	International filing date (day/month/year)			
PCT/JP 00/06829 02/10/2000 10/12/1999				
Applicant	02,10,2000	10/12/1999		
MATSUSHITA ELECTRIC INDUS	TRIAL CO., LTD			
This International Search Report has bee according to Article 18. A copy is being to	en prepared by this International Searching Auth ansmitted to the International Bureau.	nority and is transmitted to the applicant		
This International Search Report consists [X] It is also accompanied by	s of a total of 6 sheets. y a copy of each prior art document cited in this	report.		
1. Basis of the report		in of the internal and in the		
a. With regard to the language, the language in which it was filed, ur	international search was carried out on the bas less otherwise indicated under this item.	sis of the international application in the		
the international search Authority (Rule 23.1(b)).	was carried out on the basis of a translation of the	he international application furnished to this		
b. With regard to any nucleotide a was carried out on the basis of the		ternational application, the international search		
	onal application in written form.			
filed together with the int	ernational application in computer readable for	n.		
furnished subsequently t	o this Authority in written form.			
<u></u>	o this Authority in computer readble form.			
the statement that the su	bsequently furnished written sequence listing das filed has been furnished.	oes not go beyond the disclosure in the		
• •		s identical to the written sequence listing has been		
2. Certain claims were fo	und unsearchable (See Box I).	·		
3.	cking (see Box II).			
4. With regard to the title,				
the text is approved as s	ubmitted by the applicant.			
X the text has been establi	shed by this Authority to read as follows:			
MOTOR ASSEMBLED BY US THE SAME MOTOR	ING MOTOR-BASE-HOLDER AND ME	THOD OF ASSEMBLING		
5. With regard to the abstract,		•		
the text is approved as s the text has been established.	ubmitted by the applicant. shed, according to Rule 38.2(b), by this Authori le date of mailing of this international search rep	ty as it appears in Box III. The applicant may, port, submit comments to this Authority.		
6. The figure of the drawings to be put		5		
as suggested by the app	licant.	None of the figures.		
because the applicant fa				
<u> </u>	er characterizes the invention.			





International application No.

PCT/JP 00/06829

Box III TEXT OF THE ABSTRACT (Continuation of item 5 of the first sheet)

A motor includes a motor-base-holder which comprises a base (3101), a bearing supporter (3151) vertically protruded from the base for supporting a bearing, (3200) a stator supporter concentric with the bearing supporter for being mounted with a stator, (2000) a motor base having terminals (2200) made of a metal plate and insert-molded around the bearing supporter, and a frame (4101) made of the same metal as the terminals and linked to fringe of the motor base. This structure solves difficulties of mini-motors such as difficulties of handling the motor, difficulties of mating those elements each other, and time-consuming bonding action. A method of assembling the same motor achieves high productivity.





International Application No PCT/JP 00/06829

A. CLASSIFICATION OF SUBJECT MATTER IPC 7 H02K15/02 H02K5/22

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

EPO-Internal, WPI Data, PAJ

X PATENT ABSTRACTS OF JAPAN vol. 1999, no. 02, 26 February 1999 (1999-02-26) -& JP 10 295068 A (SANKYO SEIKI MFG CO LTD), 4 November 1998 (1998-11-04) Y abstract Y US 4 673 837 A (GINGERICH DAVID J ET AL) 2	Relevant to claim No.
vol. 1999, no. 02, 26 February 1999 (1999-02-26) -& JP 10 295068 A (SANKYO SEIKI MFG CO LTD), 4 November 1998 (1998-11-04) abstract Y US 4 673 837 A (GINGERICH DAVID J ET AL) 16 June 1987 (1987-06-16) column 2, line 45 - line 50	Helevant to claim No.
26 February 1999 (1999-02-26) -& JP 10 295068 A (SANKYO SEIKI MFG CO LTD), 4 November 1998 (1998-11-04) Y abstract Y US 4 673 837 A (GINGERICH DAVID J ET AL) 16 June 1987 (1987-06-16) column 2, line 45 - line 50	1,5,10,
-& JP 10 295068 A (SANKYO SEIKI MFG CO LTD), 4 November 1998 (1998-11-04) Y abstract Y US 4 673 837 A (GINGERICH DAVID J ET AL) 16 June 1987 (1987-06-16) column 2, line 45 - line 50	13
Y abstract 2 Y US 4 673 837 A (GINGERICH DAVID J ET AL) 16 June 1987 (1987-06-16) column 2, line 45 - line 50	
Y abstract Y US 4 673 837 A (GINGERICH DAVID J ET AL) 16 June 1987 (1987-06-16) column 2, line 45 - line 50	
Y US 4 673 837 A (GINGERICH DAVID J ET AL) 16 June 1987 (1987-06-16) column 2, line 45 - line 50	
Y US 4 673 837 A (GINGERICH DAVID J ET AL) 16 June 1987 (1987-06-16) column 2, line 45 - line 50	2,3,7-9,
16 June 1987 (1987-06-16) column 2, line 45 - line 50	11,12
16 June 1987 (1987-06-16) column 2, line 45 - line 50	2,3,11,
column 2, line 45 - line 50	12
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X Further documents are listed in the continuation of box C.	Patent family members are listed in annex.
Special categories of cited documents: A* document defining the general state of the art which is not considered to be of particular relevance E* earlier document but published on or after the international filing date C* document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) O* document referring to an oral disclosure, use, exhibition or other means P* document published prior to the International filing date but later than the priority date claimed	 "T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art. "&" document member of the same patent family
Date of the actual completion of the international search 28 March 2001	Date of mailing of the international search report 0 3. 04. 01
Name and mailing address of the ISA European Patent Office, P.B. 5818 Patentlaan 2 NL - 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Authorized officer Roy, C



International Application No PCT/JP 00/06829

· · ·			0/06829
	ation) DOCUMENTS CONSIDERED TO BE RELEVANT		
Category °	Citation of document, with indication, where appropriate, of the relevant passages		Relevant to claim No.
X	PATENT ABSTRACTS OF JAPAN vol. 1997, no. 07, 31 July 1997 (1997-07-31) -& JP 09 070162 A (MATSUSHITA ELECTRIC IND CO LTD), 11 March 1997 (1997-03-11) abstract	× .	1,5,13
X	PATENT ABSTRACTS OF JAPAN vol. 1998, no. 09, 31 July 1998 (1998-07-31) & JP 10 108433 A (TOSHIBA LIGHTING &TECHNOL CORP), 24 April 1998 (1998-04-24) abstract		6
Υ	US 4 853 568 A (FUJIWARA HITOSHI) 1 August 1989 (1989-08-01) column 1, line 18 - line 27; claim 1; figures 1,2		7–9
A	PATENT ABSTRACTS OF JAPAN vol. 018, no. 263 (E-1550), 19 May 1994 (1994-05-19) & JP 06 038432 A (MATSUSHITA ELECTRIC IND CO LTD), 10 February 1994 (1994-02-10) abstract		7-9
			-

FURTHER INFORMATION CONTINUED FROM PCT/ISA/ 210

This International Searching Authority found multiple (groups of) inventions in this international application, as follows:

1. Claims: 1-5,10-13

motor, method for assembling a motor using a motor base holder and motor base holder comprising several motor bases

- 2. Claim: 6
 - motor with a secure attachment of the stator to the stator supporter
- 3. Claims: 7-9

motor with a grounded cover

INTERNATIONAL SEARCH REPORT

International application No. PCT/JP 00/06829

Box !	Observations where certain claims were found unsearchable (Continuation of item 1 of first sheet)
This Inte	ernational Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:
1.	Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely:
÷	
2.	Claims Nos.: because they relate to parts of the International Application that do not comply with the prescribed requirements to such an extent that no meaningful International Search can be carried out, specifically:
з. 🗌	Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box II	Observations where unity of invention is lacking (Continuation of item 2 of first sheet)
This Inte	ernational Searching Authority found multiple inventions in this international application, as follows:
	see additional sheet
1. X	As all required additional search fees were timely paid by the applicant, this International Search Report covers all searchable claims.
2.	As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.
З	As only some of the required additional search fees were timely paid by the applicant, this International Search Report covers only those claims for which fees were paid, specifically claims Nos.:
4.	No required additional search fees were timely paid by the applicant. Consequently, this International Search Report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.:
Remark	on Protest The additional search fees were accompanied by the applicant's protest. X No protest accompanied the payment of additional search fees.

HITEMITATIONAL OCAMOLITAL CITY

Information on patent family members



International Application No PCT/JP 00/06829

Patent document cited in search report	t	Publication date	Patent family member(s)	Publication date
JP 10295068	Α	04-11-1998	NONE	
US 4673837	A	16-06-1987	US 4783906 A US 4895536 A	15-11-1988 23-01-1990
JP 09070162	A	11-03-1997	NONE	
JP 10108433	A	24-04-1998	NONE	
US 4853568	A	01-08-1989	CN 88100872 A,B DE 3803267 A GB 2201301 A,B HK 83194 A	14-09-1988 25-08-1988 24-08-1988 26-08-1994
JP_06038432	A	10-02-1994	NONE	والمراق والدور ومود موسد مستدر الدول المالة الم



P.B.5818 - Patentiaan 2 2280 HV Rijswijk (ZH) 2 +31 70 340 2040 +31 70 340 2040 TX 31651 epo ni FAX +31 70 340 3016

The European Patent Office herewith transmits

Europäisches Patentamt

> Zweigstelle in Den Haag Recherchenabteilung

Europ Patent Office

division

Branch at The Hague Search recherche

des brevets Département à La Haye Division de la

Office européen

Grünecker, Kinkeldey, Stockmair & Schwanhäusser Anwaltssozietät Maximilianstrasse 58 80538 München ALLEMAGNE

GRUNECKER, KINKELDEY, STOCKMAIR A SCHWANHÄUSSER ANWALTSSOZIETÄT

04, Juli 2002

FRIST TERM EINGANG-HEGEIVER RECEIVED

JUL 17 2002

RATNER & PRESTIA

Datum/Date

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Zeichen/Ref./Réf. EP20478-50/iw	Anmeldung Nr./Application No./Demande n°./Patent Nr./Patent No./Brevet n°.
Anmelder/Applicant/Demandeur/Patentinhaber/Proprietor/Titulaire	01101818.1 -
Matsushita Electric Industr	rial Co., Ltd.

COMMUNICATION

X	the European search report		
	the declaration under Rule 45 EPC		
	the partial European search report un	der Rule 45 EPC	
	the supplementary European search relating to the above-mentioned Europenclosed.	report concerning the international application undependent concerning the international application. Copies of the documents of	er Article 157(2) EPC cited in the search report are
The followi	ng specifications given by the applicant h	nave been approved by the Search Division:	
×	Abstract	Title	Figure
	The abstract was modified by the Search	ch Division and the definitive text is attached to this	communication.
	The following figure will be published wi	ith the abstract, since the Search Division considerathe applicant.	s that it better characterises
	Figure:		
X	Additional copy(copies) of the document	ts cited in the European search report.	
		·	ONISCHES PATER

REFUND OF THE SEARCH FEE

If applicable under Article 10 Rules relating to fees, a separate communication from the Receiving Section on the refund of the search fee will be sent later.



EPO Form 1507 0	7 02.93	Form 1507 02.93	



Application Number

EP 01 10 1818

CLAIMS INCURRING FEES
The present European patent application comprised at the time of filing more than ten claims.
Only part of the claims have been paid within the prescribed time limit. The present European search report has been drawn up for the first ten claims and for those claims for which claims fees have been paid, namely claim(s):
No claims fees have been paid within the prescribed time limit. The present European search report has been drawn up for the first ten claims.
LACK OF UNITY OF INVENTION
LACK OF UNITY OF INVENTION
The Search Division considers that the present European patent application does not comply with the requirements of unity of invention and relates to several inventions or groups of inventions, namely:
see sheet B
All further search fees have been paid within the fixed time limit. The present European search report ha been drawn up for all claims.
As all searchable claims could be searched without effort justifying an additional fee, the Search Division did not invite payment of any additional fee.
Only part of the further search fees have been paid within the fixed time limit. The present European search report has been drawn up for those parts of the European patent application which relate to the inventions in respect of which search fees have been paid, namely claims:
None of the further search fees have been paid within the fixed time limit. The present European search report has been drawn up for those parts of the European patent application which relate to the invention first mentioned in the claims, namely claims:



LACK OF UNITY OF INVENTION SHEET B

Application Number

EP 01 10 1818

The Search Division considers that the present European patent application does not comply with the requirements of unity of invention and relates to several inventions or groups of inventions, namely:

1. Claims: 1-3,13

Motor and apparatus comprising a motor with a stator stopper for increasing the impact resistance

2. Claims: 4-10,14-17

Motor and apparatus comprising a motor with distances between rotor and stator and/or housing set to increase the impact resistance

3. Claims: 11,18

Motor and apparatus comprising a motor with a rotor having an eccentric weight and with an increased impact resistance

4. Claims: 12,19



EUROPEAN SEARCH REPORT

Application Number EP 01 10 1818

		DOCUMENTS CONS	IDERED TO BE	RELEVANT		7
	Category	, Citation of document wir of relevant p	th indication, where app assages	propriate,	Relevant to claim	CLASSIFICATION OF THE APPLICATION (Int.CI.7)
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	Υ	US 5 475 274 A (KA 12 December 1995 (* column 1, line 6 * column 5, line 5	(1995-12-12) 64 - column 2.	line 4 *	3	
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3	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	The present search report has	been drawn up for all c	laims		
		Place of search BERLIN	Date of comple 31 May	ation of the search	Roy,	Examiner C
EPO FORM 1503 03.82 (P04C01)	X : particu Y : particu docum A : techno O : non-v	EGORY OF CITED DOCUMENTS ularly relevant if taken alone that yelevant if taken alone that yelevant if combined with anote ent of the same category alogical background written disclosure ediate document	ther D	: theory or principle use ariler patent documenter the filing date of document cited in the comment cited for a comment of the same document	underlying the inverted that inverted the inverted that published the application other reasons	ention ed on, or

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EUROPEAN SEARCH REPORT

Application Number EP 01 10 1818

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EPO FORM 1503 03.82 (P04C01)

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EUROPEAN SEARCH REPORT

Application Number EP 01 10 1818

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EP 01 10 1818

This annex lists the patent family members relating to the patent documents cited in the above-mentioned European search report. The members are as contained in the European Patent Office EDP file on The European Patent Office is in no way liable for these particulars which are merely given for the purpose of information.

31-05-2002

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Zweigstelle in Den Haag Recherchenabteilung European Patent Office

Branch at The Hague Search Division

Office européen des brevets Département à La Haye Division de la recherche

Grünecker, Kinkeldey, Stockmair & Schwanhäusser

Anwaltssozietät Maximilianstrasse 80538 München

EB MOL AF NO PRÜNECKER, KINKELDEY, STOCKMAIR & SCHWALIHÄUSSER ANWALTSSOZIETÄT

FRIST 01. März 2002 FRIST 04. W

Datum/Date

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Zeichen/Ref./Réf./ EP20478-50/iw

ALLEMAGNE

Anmeldung Nr./Application No./Demande n°.//Patent Nr./Patent No./Brevet n° 01101818.1-1522/

Anmelder/Applicant/Demandeur//Patentinhabè//Proprietor/Titulaire Matsushita Electric Industrial Co., Ltd.

COMMUNICATION

The European Patent Office herewith transmits the partial European search report under Rule 46(1) EPC relating to the above-mentioned European patent application.

Copies of the documents cited in the search report are enclosed.

The applicant's attention is drawn to the following:

The search Division informs the applicant that if the European search report is also to cover inventions other than the invention first mentioned in the claims, a further search fee must be paid for each of these inventions, within ONE MONTH after notification of this communication.

If the application has been filed up to 30 June 1999, the search fee in force before 01 July 1999 (EUR 869,--) or the equivalent applicable on the date of payment is payable. This applies also to the search fees requested under Rule 46(1) EPC. See also OJ EPO 06/1999, 405.

The abstract was modified by the Search Division and the definitive text is attached to the present communication.

Additional set(s) of copies of the documents cited in the European search report is (are) enclosed as well.



Note to users of the automatic debiting procedure:

Unless the EPO receives prior instructions to the contrary, the search fee(s) will be debited on the last day of the period for payment. For further details see the Arrangements for the automatic debiting procedure, Supplement to OJ EPO 02/1999.

REGISTERED LETTER



PARTIAL EUROPEAN SEARCH REPORT

Application Number

under Rule 46, paragraph 1 of the European Patent EP 01 10 1818 Convention

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3)		PATENT ABSTRACTS OF vol. 1999, no. 02, 26 February 1999 (1 -& JP 10 295068 A (LTD), 4 November 19 * abstract *	1999-02-26) SANKYO SEIKI MFG CO	1,2	
	W 2	25 February 1997 (1	ASHITA HIROSHI ET AL) 997-02-25) - line 53; figure 1 *	1,2	TECHNICAL FIELDS SEARCHED (Int.CI.7)
			-/		
7	The Search the requirent namely:	reins of utility of invertion and relate	ION European patent application does not comply was to severalinventions or groups of inventions,	/ith	
Т	he present i	heet B partial European search report has	been drawn up for those parts of the European		
pa	aterit applici	ation which relate to the invention fi	st mentioned in the claims. Date of completion of the search		
	ВІ	ERLIN	15 January 2002	Roy,	Examiner
	X : particula Y : particula docume A : technolo O : non-wr	EGORY OF CITED DOCUMENTS arly relevant if taken alone arly relevant if combined with anothe int of the same category ogical background itten disclosure diate document	T : theory or principle un E : earlier patent docum	nderlying the invenent, but published e application ther reasons	ention ad on, or



PARTIAL EUROPEAN SEARCH REPORT

Application Number

EP 01 10 1818

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LACK OF UNITY OF INVENTION SHEET B

Application Number

EP 01 10 1818

The Search Division considers that the present European patent application does not comply with the requirements of unity of invention and relates to several inventions or groups of inventions, namely:

1. Claims: 1-3,13

Motor and apparatus comprising a motor with a stator stopper for increasing the impact resistance

2. Claims: 4-10,14-17

Motor and apparatus comprising a motor with distances between rotor and stator and/or housing set to increase the impact resistance

3. Claims: 11,18

Motor and apparatus comprising a motor with a rotor having an eccentric weight and with an increased impact resistance

4. Claims: 12,19

Motor and apparatus comprising a motor mounted to a board and having an increased impact resistance $% \left(1\right) =\left\{ 1\right\} =\left\{ 1\right\}$

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This annex lists the patent family members relating to the patent documents cited in the above-mentioned European search report. The members are as contained in the European Patent Office EDP file on The European Patent Office is in no way liable for these particulars which are merely given for the purpose of information.

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